UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

WILLIAM D. MORRIS,

Movant,

v.

408CV078 406CR124

UNITED STATES OF AMERICA,

Respondent.

ORDER

This Court denied William D. Morris' 28 U.S.C. § 2255 motion on 7/28/2008. Doc. ## 14 (Report and Recommendation ("R&R")), 17 (Order adopting). Morris, believing himself to be undeserving of punishment, has since inundated the Court with motions to reconsider its resolution of his § 2255 motion. The Court previously denied fifteen of Morris' motions as successive § 2255 petitions, doc. ## 50 at 2-5 (R&R); 53 (Order adopting). The Court now denies his motions filed on 8/19/09 and 12/1/09 for the same reason. Doc. ## 84, 87.

In Gonzalez v. Crosby, the Supreme Court held that in 28 U.S.C. § 2254 proceedings, a F.R.Civ.P. 60(b) motion "seek[ing] to add a new ground for relief" or "attack[ing] the federal court's previous resolution of a claim on the merits" is deemed a de facto successive habeas 545 U.S. 524, 532. (2005) petition. (emphasis in original). The Eleventh Circuit has indicated that Gonzalez applies to § 2255 proceedings. U.S. v. Terrell, 141 Fed. Appx. 849, 850 (11th Cir. 2005) ("Although Gonzalez addressed a Rule 60(b) motion and decided the issue only under § 2254 ... we believe that its holding and rationale apply equally to § 2255."). Under 28 U.S.C. § 2244(b)(3)(A), "before a second successive application permitted by [§ 2255] is filed in the district court, the applicant shall move in the appropriate court of appeals for an order authorizing the district court to consider the application." See also 28 U.S.C. § 2255 (cross-referencing § 2244 requirement). certification 2244(b)(3) "is an allocation of subjectmatter jurisdiction to the court of appeals. A district court must dismiss a second or successive petition, without awaiting any response from the government, unless the court of appeals has given approval for its filing." Nunez v. U.S., 96 F.3d 990, 991 (7th Cir. 1996).1

Before the Court are Morris' motions, purportedly under F.R.Civ.P 60(b), alleging "defects in the integrity surrounding this case before, during, and after federal habeas proceedings." Doc. # 84 at 1. however, actually seeks to litigate matters related to the Presentence Investigation Report ("PSI"). See doc. ## 84-1 at 29 ("The PSI is the bad seed."); 87 at 1 ("The integrity is challenged, mainly because of the PSI which is flawed and filled with Although he untruthful statements."). cursorily concludes that his motions establish procedural defects in his case that caused "damage to the integrity of the § 2255 [proceedings]," doc. # 84-1 at 30, the Court's actually attacks Morris resolution of his § 2255 motion on the Such motions are deemed merits. successive § 2255 petitions.

Because Morris has already filed a motion under § 2255 and has failed to

¹ The Eleventh Circuit has reached the same result. See Hill v. Hopper, 112 F.3d 1088, 1089 (11th Cir. 1997) (finding district court lacked jurisdiction to consider second habeas petition); In re Medina, 109 F.3d 1556, 1561 (11th Cir. 1997) (holding district court properly denied successive petition because movant neglected to obtain certificate from federal appellate court authorizing consideration of motion).

provide certification from the Eleventh Circuit authorizing this Court to consider these motions, this Court is without jurisdiction to consider his renewed motions. For the foregoing reasons, these motions are **DISMISSED** as successive. Doc. ## 84, 87.

William D. Morris has wholly abused the post-conviction relief processes afforded to him by the laws of the United States. His meritless motions have unduly burdened the Government, see doc. ## 93 (Government's motion to excuse further responsive pleadings); 94 (Order granting), and this Court, see 406CR124, doc. # 234 (ordering the Clerk of Court not to file papers submitted by Morris which ask for For these production of documents). reasons, the Clerk is hereby ORDERED not to file any document submitted by Morris until the Court directs otherwise. motions 408CV078 pending in are DENIED.

This day of 29 March 2010

B. AVANT EDENFIELD, JUDGE UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF GEORGIA